Case3:12-cv-05667-EMC Document210 Filed06/06/14 Page1 of 5 LATHAM & WATKINS LLP 1 Steven M. Bauer (Bar No. 135067) 2 steven.bauer@lw.com 505 Montgomery Street, Suite 2000 3 San Francisco, California 94111-6538 Telephone: +1.415.391.0600 Facsimile: +1.415.395.8095 4 LATHAM & WATKINS LLP 5 Matthew Rawlinson (Bar No. 231890) 6 matt.rawlinson@lw.com Adam M. Regoli (Bar No. 262903) 7 adam.regoli@lw.com Julian W. Park (Bar No. 263501) julian.park@lw.com 8 140 Scott Drive 9 Menlo Park, California 94025 Telephone: +1.650.328.4600 Facsimile: +1.650.463.2600 10 Attorneys for Counterdefendants Benchmark 11 Capital Partners, L.P and Benchmark Capital 12 Management Co. LLC 13 [additional stipulating parties on signature page] UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA 15 SAN FRANCISCO DIVISION 16 17 NEXTDOOR.COM, INC., a Delaware CASE NO. 3:12-cv-05667-EMC corporation, 18 Plaintiff, STIPULATION AND [PROPOSED] ORDER 19 FOR VOLUNTARY DISMISSAL WITH PREJUDICE OF DEFENDANT AND VS. 20 COUNTERCLAIMANT RAJ ABHYANKER'S RAJ ABHYANKER, an individual, COUNTERCLAIM FOR MISAPPROPRIATION 21 OF TRADE SECRETS AGAINST Defendant. COUNTERDEFENDANTS BENCHMARK 22 CAPITAL PARTNERS, L.P., BENCHMARK MANAGEMENT CO., LLC, SANDEEP SOOD, 23 AND MONSOON ENTERPRISES, INC. 24 25 Case Filed: November 5, 2012 26 Judge: Honorable Edward M. Chen 27 (Caption continues next page) 28

Case3:12-cv-05667-EMC Document210 Filed06/06/14 Page2 of 5 RAJ ABHYANKER, an individual, 1 2 Counterclaimant, 3 VS. 4 NEXTDOOR.COM, INC., a Delaware corporation; PRAKASH 5 JANAKIRAMAN, an individual; BENCHMARK CAPITAL PARTNERS, L.P., a Delaware limited partnership; 6 BENCHMARK CAPITAL 7 MANAGEMENT CO. LLC, a Delaware limited liability company; 8 SANDEEP SOOD, an individual; MONSOON ENTERPRISES, INC., a 9 California corporation, and DOES 1-50, inclusive, 10 Counterdefendants. 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28

LATHAM & WATKINS LLP
ATTORNEYS AT LAW
SILICON VALLEY

STIPULATION AND [PROPOSED] ORDER FOR VOLUNTARY DISMISSAL OF BENCHMARK, SOOD & MONSOON Case Number: 3:12-cv-05667-EMC

1	STIPULATION OF DISMISSAL		
2	WHEREAS, on April 12, 2013, Defendant and Counterclaimant Raj Abhyanker		
3	("Abhyanker") filed a First Amended Answer and Counterclaims [Dkt. No. 59] ("FACC"),		
4	asserting a counterclaim for trade secret misappropriation against Sandeep Sood and Monsoon		
5	Enterprises, Inc. (together, "Monsoon") and Benchmark Capital Partners, L.P. and Benchmark		
6	Capital Management Co., LLC (together, "Benchmark");		
7	WHEREAS, on August 2, 2013, Monsoon answered the FACC [Dkt. No. 104];		
8	WHEREAS, on December 5, 2013, Abhyanker filed a Second Amended Answer and		
9	Counterclaims [Dkt. No. 132] ("SACC"), asserting a counterclaim for trade secret		
0	misappropriation against Monsoon and Benchmark;		
1	WHEREAS, on June 5, 2014, Benchmark answered the SACC [Dkt. No. 209];		
2	WHEREAS, Abhyanker wishes to dismiss and release all claims against Monsoon, and		
3	each of its present and former partners, members, directors, officers, employees, subsidiaries,		
4	affiliates, predecessors, successors, insurers, attorneys, stockholders and agents (the "Monsoon		
15	Related Parties"), based on the facts and circumstances alleged in the FACC and SACC;		
6	WHEREAS, Abhyanker wishes to dismiss and release all claims against Benchmark, and		
17	each of its present and former partners, members, directors, officers, employees, subsidiaries,		
8	affiliates, funds, predecessors, successors, insurers, attorneys, stockholders and agents (the		
9	"Benchmark Related Parties"), based on the facts and circumstances alleged in the FACC and		
20	SACC;		
21	Pursuant to Federal Rule of Civil Procedure 41(a), the parties stipulate and agree as		
22	follows:		
23	1. Abhyanker hereby dismisses with prejudice all claims or counterclaims against		
24	Benchmark and Monsoon in the above-captioned action;		
25	2. Abhyanker releases all claims against the Benchmark Related Parties and the		
26	Monsoon Related Parties, whether known or unknown, based on the facts and		
27	circumstances set forth in the FACC and SACC;		

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Case3:12-cv-05667-EMC Document210 Filed06/06/14 Page4 of 5 1 3. Abhyanker shall not take any further discovery of Benchmark or Monsoon in the 2 above-captioned action, and all pending discovery requests to Benchmark and 3 Monsoon, including but not limited to document requests, interrogatories, and 4 deposition notices, are hereby withdrawn; 5 4. Abhyanker shall have no further obligation to respond to pending discovery requests 6 promulgated by Benchmark or Monsoon; and 7 5. The parties shall bear their own fees and costs. 8 IT IS SO STIPULATED. 9 Dated: June 6, 2014 Respectfully submitted, 10 LEGALFORCE RAJ ABHYANKER, P.C. 11 By /s/ Bruno W. Tarabichi Bruno W. Tarabichi 12 Heather Norton Scott J. Allen 13 Alex Rudd **Brian Orion** 14 Attorneys for Defendant and 15 Counterclaimant Raj Abhyanker Dated: June 6, 2014 Respectfully submitted, 16 LATHAM & WATKINS LLP 17 18 By /s/ Matthew Rawlinson Matthew Rawlinson 19 Julian W. Park 20 Attorneys for Counterdefendants Benchmark Capital Partners, L.P., and 21 Benchmark Capital Management Co. LLC 22 Dated: June 6, 2014 Respectfully submitted, 23 ROYSE LAW FIRM, P.C. 24 By /s/ Harpeet S. Walia 25 Harpreet S. Walia Lisa M. Chapman 26 Michael Wiesner

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Attorneys for Counterdefendants Sandeep Sood and Monsoon Enterprises, Inc.

1	<u>ATTESTATION</u>		
2	Pursuant to Civil Local Rule 5-1, I certify that I obtained in the filing of this document		
3	the concurrence from all parties whose electronic signatures appear above.		
4			
5	Dated: June 6, 2014	/s/ Matthew Rawlinson	
6		Matthew Rawlinson	
7	IT IS SO ORDERED.		
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10	Dated:	Honorable Edward M. Chen	
11		Honorable Edward W. Chen	
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